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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/091,805	12/10/1998	TOSHIYUKI NAKATA	MATS:006	5347
75	90 03/14/2002			
ROSSI & ASSOCIATES			EXAMINER	
PO BOX 826 ASHBURN, VA	A 20146-0826		NGUYEN, TUYEN T	
•			ART UNIT	PAPER NUMBER
			2832	
			DATE MAILED: 03/14/2002	2

Please find below and/or attached an Office communication concerning this application or proceeding.



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Application No.

09/091,805

Applicant(s)

Nakata et al.

Office Action Summary

Examiner

Tuyen Nguyen

Art Unit 2832

The MAILING DATE of this communication appear	ers on the cover sheet with the correspondence address			
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS S THE MAILING DATE OF THIS COMMUNICATION.	ET TO EXPIRE3 MONTH(S) FROM			
 after SIX (6) MONTHS from the mailing date of this commu If the period for reply specified above is less than thirty (30) do be considered timely. If NO period for reply is specified above, the maximum statuto communication. Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after 	CFR 1.136 (a). In no event, however, may a reply be timely filed nication. ays, a reply within the statutory minimum of thirty (30) days will ry period will apply and will expire SIX (6) MONTHS from the mailing date of this by statute, cause the application to become ABANDONED (35 U.S.C. § 133). the mailing date of this communication, even if timely filed, may reduce any			
earned patent term adjustment. See 37 CFR 1.704(b). Status				
1) X Responsive to communication(s) filed on Jan 16	, 2002 .			
2a) This action is FINAL . 2b) X This a	action is non-final.			
3) Since this application is in condition for allowand closed in accordance with the practice under Ex	e except for formal matters, prosecution as to the merits is parte Quayle, 1935 C.D. 11; 453 O.G. 213.			
Disposition of Claims				
4) 💢 Claim(s) <u>1-9 and 11-41</u>	is/are pending in the application.			
4a) Of the above, claim(s) 2, 6, 8, 9, 11, 12, 14-	16, 21-28, 30, and 32-39 is/are withdrawn from consideration.			
5)	is/are allowed.			
6) X Claim(s) 1, 3-5, 7, 13, 17-19, 29, 31, 40, and 4	is/are rejected.			
7) 💢 Claim(s) 20	is/are objected to.			
8) Claims	are subject to restriction and/or election requirement.			
Application Papers				
9) \square The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/a	are objected to by the Examiner.			
11) The proposed drawing correction filed on	is: a) □ approved b) □ disapproved.			
12) \square The oath or declaration is objected to by the Exa	aminer.			
Priority under 35 U.S.C. § 119 13) Acknowledgement is made of a claim for foreign a) All b) Some* c) None of:	priority under 35 U.S.C. § 119(a)-(d).			
1. 💢 Certified copies of the priority documents h	nave been received.			
2. Certified copies of the priority documents h				
3. Copies of the certified copies of the priority application from the International Bu *See the attached detailed Office action for a list of				
14) Acknowledgement is made of a claim for domes				
Attachment(s)				
15) X Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).			
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)			
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 20) [Other:				

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DETAILED ACTION

Continued Prosecution Application

1. The request filed on 1/16/02 for a Continued Prosecution Application (CPA) under 37 CFR 1.53(d) based on parent Application No. 09/091,805 is acceptable and a CPA has been established. An action on the CPA follows.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 5, 7, 13, 29, 31 and 40-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over applicant's admitted prior art of figure 47 in view of Smith [US 5,175,525].

The applicant admitted prior art of figure 47 discloses a choke coil comprising:

- a closing ferrite magnetic core including:
 - a first E-shaped magnetic core [10] having a center magnetic leg [7], outer magnetic legs [8], and a common magnetic yoke [9]; wherein the center magnetic leg has a circle cross section; and
 - a second E-shaped magnetic core [10] in contact with the first magnetic core.

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- a magnetic gap provided between the center magnetic leg of the first magnetic core and the second magnetic core;

- a circle-shaped coreless coil [2] including a plate-type wire comprising a flat type wire [1], wherein the coreless coil is disposed around the center magnetic leg and separated therefrom by an insulating layer [11];

- additional insulating layer [11] provided between the coreless coil and the closing magnetic core; and

- inside and outside plate type terminals [5, 6] respectively coupled to inside and outside ends [3, 4] of the plate-type coreless coil, wherein the terminals are led outside of the closing magnetic core through an opening provided between the first and second magnetic core.

Applicant's admitted prior art of figure 47 discloses the instant claimed invention except for the common magnetic yoke including at least one of a notch, a through hole for the inside terminals to be led outside the closing magnetic core.

Smith discloses a transformer [see figure 4] comprising:

- a core structure including top and bottom core elements [212, 240], wherein each of the core element having at least a notch;
 - primary and secondary windings [220, 230]; and
- terminals [236, 238] are led outside of the core structure through the notch [figure 5, column 7, lines 15-23].

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to use terminals/core arrangement of Smith in applicant's admitted prior art of figure 47 for the purpose of facilitating surface mounting.

Regarding claims 40-41, the particular thicknesses of the first and second common yokes would have been an obvious design consideration based on the desired inductance.

4. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over applicant's admitted prior art of figure 47 in view of Smith as applied to claims 1, 3, 5, 7, 13, 29, 31 and 40-41 above, and further in view of Saitoh et al. [US 5,204,653].

Applicant's admitted prior art of figure 47 in view of Smith discloses the instant claimed invention except for the core being formed of manganese ferrite.

Saitoh et al. discloses a core structure for an induction device with the core being formed of managanese ferrite material [see column 8, lines 59-68].

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use manganese ferrite material for the core structure of applicant's admitted prior art of figure 47 in view of Smith, as suggested by Saitoh et al., for the purpose of improving magnetic permeability.

5. Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over applicant admitted prior art of figure 47 in view of Smith, as applied to claim 1 above, and further in view of Mitsui et al. [US 4,352,080].

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The applicant admitted prior art of figure 47 in view of Smith discloses the instant claimed invention except for specifics structure of the insulating layer cooperate with the common magnetic yoke of the closing magnetic core.

Mitsui et al. discloses a ferrite core and bobbin structure for a choke coil comprising:

- a pair of E-shaped magnetic cores [10], wherein each of the magnetic cores [10] comprising a circular boss [12], a pair of outer walls [14, 16] and a pair tapered base plates [18, 20] with a notch [26] formed therebetween; and

- a bobbin [30] including a cylindrical pipe [30a] and a pair of flange [30b], wherein the upper flange has a pair of walls [30b'] and the lower flange having a projection [30c] and a pair of terminal base plate [30d], wherein the cylindrical pipe engages the circular boss of the magnetic core.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use core/bobbin design of Mitsui et al. in applicant's admitted prior art of figure 47, as modified, for the purpose of facilitating manufacturing of the device.

Allowable Subject Matter

6. Claim 20 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Response to Arguments

7. Applicant's arguments with respect to claims 1, 3, 4, 5, 7, 13, 17-19, 29, 31 and 40-41 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Tuyen T. Nguyen whose telephone number is (703) 308-0821.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Elvin Enad, can be reached at (703)308-7619. The fax number for this Group is (703)305-7724.

Any inquiry of a general nature or relating to the status of this application of proceeding should be directed to the Group receptionist whose telephone number is (703)308-0956.

TTN 41N March 10, 2002

Trush T. Nganja

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